UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451
Alexandria, VA 22313-1451

Mailed: April 11, 2006

Opposition No. 91162370 Opposition No. 91162469 Opposition No. 91164615 Opposition No. 91165285 Opposition No. 91165465

De Boulle Diamond & Jewelry, Inc.

v.

## De Beers LV Ltd

## Cheryl Butler, Attorney, Trademark Trial and Appeal Board

On December 27, 2005, applicant filed a motion to extend discovery and testimony in this consolidated proceeding. In an order dated January 27, 2006, the Board noted that applicant's motion had been filed in a "child" case, and indicated that the motion would be considered in due course for this consolidated proceeding. On March 2, 2006, opposer filed correspondence indicated it was not opposed to applicant's motion, and requesting that such motion be acted on.

Applicant's motion, now consented to by opposer, is granted.

The Board regrets the delay in acting on the motion, and extends dates as follows:

## Opposition Nos. 91162370; 91162469; 91164615; 91165285; 91165465

THE PERIOD FOR DISCOVERY TO CLOSE: June 1, 2006

30-day testimony period for party in position of plaintiff to close: August 30, 2006

30-day testimony period for party

in position of defendant to close: October 29, 2006

15-day rebuttal testimony period to close:

December 13, 2006

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided b Trademark y Rule 2.129.

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